EXHIBIT 416

to the Declaration of Lisa J. Cisneros in Support of Plaintiffs' Opposition Briefs

REDACTED VERSION

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8	Adobe Systems Inc.	
9	UNITED STATES	DISTRICT COURT
10	NORTHERN DISTRICT OF CA	LIFORNIA, SAN JOSE DIVISION
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12	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION	Master Docket No. 11-CV-2509-LHK
13	ANTITROST LITIGATION	DECLARATION OF DONNA
14	THIS DOCUMENT RELATES TO:	MORRIS OF ADOBE SYSTEMS INC. IN SUPPORT OF DEFENDANTS'
15	ALL ACTIONS	OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS
16	*	CERTIFICATION
17		Date Consolidated Amended Compl. Filed: September 13, 2011
18		September 13, 2011
19		ATTORNEYS EYES ONLY
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2526		EXHIBIT 4/6
27		Deponent Murphy Date 12-3-12
28		Gina V. Carbone, CSR
		Morris Declaration Master Docket No. 11-CV-2509-LHK

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I, Donna Morris, declare as follows:

- I am the Senior Vice President ("SVP") of Global Human Resources at Adobe 1. Systems Inc. ("Adobe"). I have been employed by Adobe in the human resources ("HR") department for more than 10 years. I began working for Adobe in April 2002 as the Senior Director of Global Talent. In December 2005, I became the Vice President of Global Human Resource Operations. In March 2007, I was promoted to my current position.
- 2. I have personal knowledge of the matters stated in this declaration. I make the statements in this declaration based on information gained during my current and former positions within Adobe's HR department. I have been responsible for all HR operations, including the compensation, benefits, and recruiting teams since March 2007. As part of my duties, I have gained historical knowledge of Adobe's compensation practices before 2007 by reviewing Adobe's past training and presentation materials and by participating in meetings and discussions with other Adobe employees. The compensation policies and practices described herein apply to Adobe's salaried employees between January 1, 2005 and December 31, 2009 (the "Class Period").
- 3. The information in this declaration and the exhibits attached are confidential to Adobe. It is Adobe's practice to keep compensation policies and strategies confidential, for internal use only, and not to disclose them to the public. The public disclosure of this information would harm Adobe, including potentially impairing its competitive position in recruiting, hiring, and compensating employees. Adobe derives independent economic value from keeping this information confidential. Adobe has designated the information Attorneys Eyes Only under the Protective Order entered in this case.
- 4. During the Class Period, Adobe employed thousands of employees in more than 400 job categories, including executives, human resource managers, compensation analysts, benefits managers, payroll mangers, recruiters, attorneys, accountants, sales managers, product managers, various types of software developers, quality assurance analysts, IT employees, creative designers, web developers, facility managers, market research analysts, financial analysts, business analysts, internal auditors, and various other jobs.

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I.	ADOBE'S COMPENSAT	TION GENERAL	LLY	
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ATTORNEYS EYES ONLY	Morris Declaratio Master Docket No. 11-CV-2509-LHI

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	Adobe's compensation team built the salary ranges for
	each job code for the coming year by setting the mid-point of the salary range at a certain
	percentile of the survey data, then setting a maximum and a minimum. The target midpoint ha
	changed over the years and varied across job functions. For example, the 2005 target midpoin
	for various jobs is set forth in Exhibit 1 (ADOBE_015864), which is a true and correct copy of
	Adobe's 2005 Performance, Salary & Stock Focal. The maximum and minimum of the salary
	range was then calculated by applying a spread, which also varied over the years and across jo
	levels. The spread varied between 50% to around 70% for different job levels during the Class
	Period. After the salary ranges were set, they were loaded onto the internal salary website for
	access by all managers in the company.
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	3. <u>Budget</u>
22.	Each year, Adobe determined a budget for managers to use for merit-based sal
increases and	d promotions. The budget has varied over the years; for example, it was 5% for 2
and 5.5% for	r 2008. See, for example, Exhibit 1, which is a true and correct copy of the 2005
	w (ADOBE_015864).
	(12 022_01000 1)0
В.	BONUS AND EQUITY
C.	TIMING OF ANNUAL COMPENSATION ADJUSTMENTS
27.	Generally, adjustments to employee compensation occurred during the focal
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	2007, the annual base salary, bonus, and equity grant
adjustments became effective June	e 1 st . In 2007, Adobe shifted its model to align the review
period with the end of the fiscal year	ear, making the annual salary, bonus, and equity grant
adjustments effective on February	1 st .

III.	NEW HIRE COMPENSATION		
IV.	INTERNAL EQUITY		

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6	V. MERGERS AND ACQUISITIONS				
7	35. In December of 2005, Adobe acquired San Francisco-based Macromedia, a				
8	leading software solutions company. The acquisition added approximately 1,200 employees to				
9	Adobe's headcount. The new employees had to be integrated into our company.				
	Action is incarcount. The new employees had to be integrated into our company.				
12	36. After Macromedia, Adobe continued to make acquisitions, including the				
13	acquisition of Navisware in 2005; TTF, Pixmantec, Interakt, Amicima, Serious Magic, and				
14	Antepo in 2006; Scene7 and Virtual Ubiquity in 2007; Meer Meer and Yawah in 2008; and				
15	Business Catalyst and Omniture in 2009. The most significant of these acquisitions was the				
16	acquisition of Omniture, which added approximately 1,100 employees.				
19					
20	I declare under penalty of perjury under the laws of the United States that the foregoing is				
21	true and correct. Executed this 2th day of November 2012 in San Jose, California.				
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23	i Augustant.				
24	Donna Morris				
25	Doma Worts				
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28	ATTORNEYS EYES ONLY - 10 - Morris Declaration Master Docket No. 11-CV-2509-LHK				